REMARKS/ARGUMENTS

1. Amendments of claims:

Claim 1 is amended to include an antenna into the receiving module as limitation. Supports are found at least in FIGS. 1 and 2 of the present application. Claim 10 is amended accordingly. No new material has been introduced. Allowance of the amendments is hereby politely requested.

2. Rejections of claims 1-7 and 11-13 under 35 U.S.C. 102(b):

Claims 1-7 and 11-13 are rejected under 35 U.S.C 102(b) as being anticipated by 10 Estevez (US 2003/0091325).

3. Rejections of claims 8-10 under 35 U.S.C. 103(a):

Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Estevez (US 2003/0091325) in view of Parry et al. (US 2004/0068743). Claims 9 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Estevez (US 2003/0091325) in view of Seong (US 2004/0056985).

Response:

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In the currently amended claim 1, the receiving module comprises an antenna and the input signal received by the receiving module is a radio signal. In this way, a portable device for watching TV programs disclosed in the currently amended claim 1 is capable of receiving radio signals (such as radio signals of TV programs) and accordingly displaying the received TV programs. Therefore, a user can utilize the portable device of claim 1 to watch TV programs decoded from the radio signals without connecting to a personal computer, or connecting to the Internet through the personal computer, which provides the user great convenience especially when neither a personal computer nor the Internet is accessible.

However, in Estevez's application, according to paragraph [0010], the audio and video playback environment 100 has to receive audio/video signals from a personal computer 104, or download audio/video signals from the Internet 106 through the

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personal computer 104. In other words, Estevez fails to teach or suggest a receiving module comprising an antenna for receiving radio signals to display audio/video signals in order to increase convenience for users.

Therefore, it is believed that the currently amended claim 1 is not anticipated by Estevez and should be allowable. Claims 2-13 are dependent on the currently amended claim 1 and should be allowable if the currently amended claim 1 is allowable.

Applicant respectfully requests that a timely Notice of Allowance be issued in this case.

Sincerely yours,

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Note: Please leave a message in my voice mail if you need to talk to me. (The time in D.C. is 12 hours behind the Taiwan time, i.e. 9 AM in D.C. = 9 PM in Taiwan.)